

## Fire and Marine.

Capital, \$200,000.00.

INSURE IN THE STATE

INSURANCE COMPANY, NASHVILLE.

Office in the Company's

Building,

No. 30 North College St.

John Lumsden, Pres't.

G. P. Thurston, Vice Pres't.

D. R. Johnson, Sec'y.

PENN

Fire Insurance Co.

OF PHILADELPHIA, PA.

Assets, \$410,311.55

THOS. F. BLANKENBERRY, President.

JOHN LUMSDEN, Agent,

30 North College St.,

(State Insurance Co. Building.)

RAILROAD TIME TABLES.

Union Ticket Office, Maxwell House.

A. H. Robinson, Agent.

Arrival and Departure of Trains

at Nashville.

LOUISVILLE AND NASHVILLE

GREAT NORTHERN—Depot, North Col-

lege street. J. N. BROOKS, Agent.

TRAINS. LEAVE. ARRIVE.

Northern, Eastern and

Western Express, daily

except Sunday, 12:15 p. m.

Franklin (Ky.) Accom-

modation, 8:30 a. m. 6:55 p. m.

Northern, Eastern and

Western Express, daily

except Sunday, 1:40 p. m.

Mobile and New

Orleans Express, 8:40 p. m.

Columbia Accommoda-

tion, 2:30 p. m. 11:45 a. m.

Gallatin Accommoda-

tion, 9:30 p. m. 11:45 a. m.

G. F. TAYLOR, Gen'l Pass. and Ticket Agent.

NASHVILLE, CHATTANOOGA AND

ST. LOUIS—Depot, Church street—A. M.

CUNNINGHAM, Ticket Agent.

TRAINS. LEAVE. ARRIVE.

Southern and Eastern Mail

Express, 10:00 a. m. 12:30 p. m.

Southern and Eastern Mail

Express, 10:00 a. m. 12:30 p. m.

St. Louis and Memphis

Express, 11:15 a. m. 8:30 a. m.

St. Louis and Memphis

Express, 11:15 a. m. 8:30 a. m.

St. Louis and Memphis

Express, 11:15 a. m. 8:30 a. m.

St. Louis and Memphis

Express, 11:15 a. m. 8:30 a. m.

St. Louis and Memphis

Express, 11:15 a. m. 8:30 a. m.

St. Louis and Memphis

Express, 11:15 a. m. 8:30 a. m.

St. Louis and Memphis

Express, 11:15 a. m. 8:30 a. m.

St. Louis and Memphis

Express, 11:15 a. m. 8:30 a. m.

St. Louis and Memphis

Express, 11:15 a. m. 8:30 a. m.

St. Louis and Memphis

Express, 11:15 a. m. 8:30 a. m.

St. Louis and Memphis

Express, 11:15 a. m. 8:30 a. m.

St. Louis and Memphis

Express, 11:15 a. m. 8:30 a. m.

St. Louis and Memphis

Express, 11:15 a. m. 8:30 a. m.

St. Louis and Memphis

Express, 11:15 a. m. 8:30 a. m.

St. Louis and Memphis

Express, 11:15 a. m. 8:30 a. m.

## The Cumberland and Ohio.

As the road promises to give us another

Northern center by way of Cincinnati, it

may interest our readers to know that the

Kentucky Court of Appeals has decided in

favor of the road against the Judge of Wash-

ington county, who has refused to allow the

road to pass over his land for two years past

to execute and deliver the sub-

scription bonds voted by that county.

The Court of Appeals.

Saturday night, as Conductor Louis

cut, on the Nashville and Chattanooga

road, a man on top of the boxes attempted

to come down into the cars, but the cut

was so narrow that he was badly hurt, by

contact with the jagged wheels on the

side. He was taken to his home at Burns

Station yesterday morning.

Yesterday's Fire.

At a quarter past 9 o'clock yesterday

morning, a room in the lower story of the

residence at Thomas F. Kennedy, 16

South Spruce street, was discovered to be

on fire. The signal was given from box

14, corner of Church and Vine streets,

which brought the engine promptly.

The firemen extinguished the flames with-

out the use of the hose. The fire was

caused by a defective boiler. Loss trifling.

Rough on the Jailers.

The jailers are catching it on all hands.

A bill is already pending in the House

which proposes to cut down the cost of

boarding prisoners from 60 cents to 40

cents per day, and now Senator Charles

introduced a bill providing that when-

ever it may be deemed expedient, County

Courts may declare the county jail a work-

house, and may appoint an officer, and

regulate and control such workhouse in

all respects, as provided in sections 5410 to

5417, inclusive, of the Code.

Whenever such action may be taken by

the County Court of any county, the office

of the jailer is thereby vacated. The authori-

ties appointed by the County Court are to

have charge and control of all the in-

mates of the jail and the County Jailor

must issue his warrants monthly, payable to

the County Treasurer instead of the jailer, as

formerly, for the reason that such practice

may be in conflict with the State

officers.

Death of Miss Jennie Curry.

Miss Jennie Curry, youngest daughter

of Dr. G. W. and Mrs. E. D. Curry, died

at her father's residence, 100 North Col-

lege street, yesterday morning, of nervous

prostration and palpitation of the heart.

She was known to every one as a

devoted daughter, and a most accom-

plished musician in Nashville, and was

to many people of other places, on account

of her powers as a vocalist, soprano,

and in numerous similar entertain-

ments. She was assisted by an acknowl-

edged star in many amateur concerts in

this city, gotten up for charitable pur-

poses, and in numerous similar entertain-

ments. She was a member of the First Pres-

byterian Church, and was a devoted

member of the same. She was a

devoted mother, and was a

devoted wife. She was a

devoted daughter, and was a

devoted sister. She was a

devoted friend, and was a

devoted neighbor. She was a

devoted citizen, and was a

## ALL OVER THE CITY.

Seventeen persons were confirmed by

Bishop Quintard, at Christ's Church, last

Sunday night.

There will be services in St. Ann's

Church, Edgemoor, to-morrow, which are

Admission, at 10:30 a. m. and 8 p. m.

There was a delightful musical perform-

ance at St. John's Church last night, con-

sisting of music, chorales and tableaux.

The indications are that the Mardi Gras

celebration to-day will be rather tame.

Nashville is never so liable to the stigma of

failure as on Feb. Tuesdays.

The concert which was to have been

given at the Second Presbyterian Church

last night, by the pupils of the Sunday

school, was postponed for one week, on ac-

count of the disagreeable weather.

The Water-works Committee met yester-

day afternoon, examined the accounts

against that department for the past month

and granted a number of poor families per-

mission to use water from the reservoir.

Societies that give public entertain-

ments ought to look well to the material

which they employ. The musical society,

which brought the engine promptly, when-

a constitutional fool is put at the door,

that can't see the propriety of a

porter taking a peep for the purpose of

giving the inside of the same to the same

as having nobody at the door at all.

A stock company has recently been

formed in New Albany, Indiana, to build

and equip a branch of road to connect the

city with the Cincinnati and Rockport

Railroad, and from Rockport to connect with

Owensboro, and the Evansville, Owensboro

and Nashville Railroad by means of

transfer boats.

Two young men had a misunderstanding

yesterday, and said such hard things to

each other that they resolved to go outside

of the corporation limits and settle the

matter with a fight. On the way to the spot

selected for the fight, they began to discuss

the cause of their disagreement, when they

made friends, took a glass of lager, and

came back home contented.

The opera house is expected to be

removed from the stage and the stage

itself extended to the dress circle, over the

parquet, so as to give the audience a

better view of the stage. A music stand is

erected on the stage just beyond the left box.

In fact, the remodeling of the arrangements

for the musicals is being made.

CRIMINAL NOTES.

Timothy Overton, colored, in jail on the

charges of larceny and assault and battery,

was released by Justice Campbell, yester-

day.

Mary Alexander and Ann Anderson, both

colored, engaged in a little pugilistic exer-

cise yesterday. They were arrested by

Officer Starkey, and Judge Duling fined

the former \$5.

The nine men lodged in jail on the

charge of murdering John and Dick McK-

inley in Putnam county last August,

will be taken to Columbia, Mo., to be

tried by the State of Missouri.

Tom Lawrence, colored, charged with a

battery, was committed to the county

workhouse for eighty-two days, yester-

day, by Justice Campbell. Another day of

the same name made an escape from the

guards of that institution a few weeks

ago.

## LOCAL OPTION.

A Small but Determined Gathering of

Tennessee Reformers.

Speeches by Clergymen and Legisla-

ture Members.

Notwithstanding the fact that notices

were sent to the pastors of the different

churches in the city to the various schools

and that about one thousand handbills

were circulated throughout the city, the at-

tendance at the mass-meeting of the friends

of the local option law, last night, was

quite slim, though considerable inter-

est was manifested in the proceedings by

those present.

The meeting was called to order by Rev.

W. G. Inman, on whose motion Dr. J. B.

Lindsay took the chair.

The object of the meeting was to take

steps toward memorializing the Legisla-

ture to pass a law that

would have some practical results in sup-

pressing the use of water from the reser-

voir of alcoholic liquors.

N. J. Gibson, Secretary of the Grand

Old Time Temple, was appointed

Secretary of the meeting.

Dr. W. Perkins, Grand Lecturer of the

same order, read the following memorial:

To the Honorable General Assembly of

Tennessee: Petition of the friends of the

local option law, in relation to the

detracting evils of tipping houses have

been partially circulated, and with a

tittle of the names which might be had,

there has been no real progress. These

are we are constrained to supplement

by asking you to consider a few of the

prominent features of this evil.

That the retail and wholesale trade of

accident spirits are doing more to embur-

then our State than any other, not

to say all other evils, is too obvious to

need from the most reliable statistics.

The conviction is forced upon us that

the direct waste of money and time, to

say nothing of crime, costs, and prostrations

and all resulting from the use of

alcoholic liquors, is too obvious to

need from the most reliable statistics.

The conviction is forced upon us that

the direct waste of money and time, to

say nothing of crime, costs, and prostrations

and all resulting from the use of

alcoholic liquors, is too obvious to

need from the most reliable statistics.

The conviction is forced upon us that

the direct waste of money and time, to

say nothing of crime, costs, and prostrations

and all resulting from the use of

alcoholic liquors, is too obvious to

need from the most reliable statistics.

The conviction is forced upon us that

the direct waste of money and time, to

say nothing of crime, costs, and prostrations

and all resulting from the use of

alcoholic liquors, is too obvious to

need from the most reliable statistics.

The conviction is forced upon us that

the direct waste of money and time, to

say nothing of crime, costs, and prostrations

and all resulting from the use of

alcoholic liquors, is too obvious to

need from the most reliable statistics.

The conviction is forced upon us that

the direct waste of money and time, to

say nothing of crime, costs, and prostrations

and all resulting from the use of

alcoholic liquors, is too obvious to

need from the most reliable statistics.

## THE COURTS.

SUPREME COURT.—The call of the

Davidson county equity and Giles docket was